

DEFENDANTS' CERTIFICATE OF INTERESTED PERSONS

Pursuant to Local Rule 7.4, Defendants Lone Star Race Park, Ltd. (incorrectly named variously as f/k/a and a/k/a Lone Star Park at Grand Prairie, MBLS, Inc., LSRPI, Inc., Lone Star Racetrack, Inc., Lone Star Park, Grand Prairie Sports Facility, and Trammel Crow Interests Company") and Lone Star Race Park Management Corporation identify the following persons, associations of persons, firms, partnerships, corporations, affiliates, parent corporations, guarantors, insurers, affiliates, parent or subsidiary corporations, or other legal entities who or which may have a financial interest in the outcome of this litigation:

Plaintiffs:

Joel Colbert Gayle Colbert

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Counsel for Plaintiff:

L. Bruce Lambert

Defendants:

Lone Star Race Park, Ltd. Lone Star Race Park Management Corporation

Counsel for Defendant:

Robert E. Sheeder Jason E. Winford Jenkens & Gilchrist, A Professional Corporation

Respectfully submitted,

Robert E. Sheeder Yexas Bar No. 18174300

Jason E. Winford

Texas Bar No. 00788693

JENKENS & GILCHRIST, A Professional Corporaiton 1445 Ross Avenue, Suite 3200 Dallas, Texas 75202 (214) 855-4500 Telephone (214) 855-4300 Facsimile

ATTORNEYS FOR DEFENDANTS LONE STAR RACE PARK, LTD., and LONE STAR RACE PARK MANAGEMENT CORPORATION Case 3:01-cv-02321 P Document 4 Filed 12/21/01 Page 3 of 3 PageID 22

CERTIFICATE OF SERVICE

I hereby certify that on the 21st day of December, 2001, a true and correct copy of the foregoing document was forwarded via certified mail, return receipt requested upon Plaintiff's counsel of record, L. Bruce Lambert, P.O. Box 120787, 3107 Alps Court, Arlington, Texas 76012.

Jaron E. Winford